

High School Students Enjoying a Holiday

Free From Restraint They Talk, Think, and Lay Plans for What Will Be Done After Assembling Again.

Students of the high schools and also the graded schools are now at liberty to seek amusement of their own, choosing without fear of restraint on the part of the school authorities. They may dance, skate, and make merry without fear of missing lessons; and they are taking advantage of the opportunities.

The boys may be seen at all hours of the day and night skating on lakes and ponds of the District, where they sport around in heavy sweaters or divers hoes and with little college caps perched on the very tips of their enlarged craniums.

Because they are the future students of the large universities. They may be seen on steep hills around the city coasting with students of the fairer sex. One minute they are dragging a heavy truck to the top of a hill and the next they are with the speed of the wind flying again to the bottom. Again they are seen in the crowded department stores making purchases for the members of their family or for some sprightly maiden favored by them.

Studies have been forgotten and school books are now laid away to accumulate the dust until their masters return to their several schools, all forms of study have been forgotten and all the time of these care-free young scholars is devoted to the cause of pleasure.

The students of Tech are on their vacations as are the rest of the school people but they left school with the wealth of knowledge that they had done good work for the past week or so and they have something to show for it. In that time they had frat. meetings and all other kinds of meetings, and they have also had the standard defenders of Tech's name on the track practicing for the coming meet at Convention Hall.

The second annual indoor interscholastic track and field games of the Washington city schools will be held in Convention Hall on the evening of Saturday, January 28. The games are under the direction of W. H. Foley, physical director of the high schools, and the following events will be given:

Fifty-yard dash, for grade school boys; fifty-yard dash, for first year high school boys; fifty-yard dash, open to all high schools; fifty-yard dash, open to all preparatory schools and academies; fifty-yard hurdles (three low hurdles), open to all school boys; eighty-yard run, for high schools; one-mile run, for preparatory schools and academies; and for all school boys, and putting twelve-pound shot, for all school boys.

There will also be a number of relay races, which will be arranged to suit the competing teams. It is likely that the five local high schools will be grouped together.

From Other Cities.
Manager Fley has already received suggestions from schools in Baltimore, Philadelphia, Wilmington and Alexandria, that they will be represented by men in the various open events. The Episcopal High School, of the latter city, is especially strong in hurdlers, and it is said there are some good hurdlers among the boys who are coming from the Orle and Quaker cities, while Wilmington promises to send along a good fast sprinter.

The boys of the first year in the Washington high schools will have a 50-yard dash and a relay race, and there is a 50-yard dash open only to the boys of the grade schools of the District.

The games are attracting unusual attention both in and out of the city, and promises to be the most successful exhibition of scholastic athletics ever held in Washington.

Twenty Men Responded.
In answer to Tech's call for candidates for her track team, about twenty men have responded and have gone to training. Only five weeks are left for the youthful athletes to get in condition and it is advised that they work hard and not eat too much Christmas cheer.

It was a shock to the third-year class to hear of the death of Perry J. Jett last week. Although he was not with them this year, all feel his loss keenly, for he was a member of the class of 1906, and proved himself during his two years at the school to be a promising and loyal student of Tech.

The last dance, the second of the series, was a complete success. What Tech has had in the past has been to pass a truly Tech dance, composed of Tech people. The coming one should be even more successful. The amount of Tech students present, but a number of the alumni, who have returned for the holidays.

A. O. B. Gets Busy.
The Ancient Order of Black Cats has held several meetings since the last mentioned, and have gone to the first degree. Owing to illness, the goat did not take his usual part in the ceremonies, but the events will always remain in the minds of the victims. Membership will be conferred on four new outsiders to bring the roll up to the maximum.

The Epsilon Club has held two meetings since last week. The first was held at the home of Miss Marion Whitall and Miss Charlotte Brown. At Miss Whitall's home Miss Mary Yeatman and Miss Alice Jones were initiated into the club. They took their first and second degrees in a very creditable manner. The second meeting was held at the home of Miss Charlotte Brown, and was most enjoyable. Not satisfied with the exercise of the evening, the entire party journeyed from Takoma Park to their homes on foot, stopping at the home of Miss Heine to receive refreshments.

The H. M. H.'s celebrated the football championship by a new departure. In keeping with the spirit of the game, since the last notice several meetings have been held, and a box party given.

Christmas "Hand and Mind."
The Christmas edition of the "Hand and Mind" of Technical has just been issued and is the best that has ever been published. It is full of bright and catchy stories and sayings, and one of the contributions is considered by all who have seen the paper to be a great piece of work for a school boy. It is called "Of Girls," and is pretty complete in its details. The amount of advertising matter in the paper speaks well for the business manager.

The doors of the Central closed on time Thursday, when all of the other schools did, but before closing a very pretty program of music, dialogues, and recitations was enjoyed. As all the pupils of the school could not get into the assembly hall at the same time, the entertainment had to be divided into several smaller ones, the first year class having their at one time and the others having theirs at other times convenient for all.

With the companies in the excellent cadets, there is little to be said about the course of a few days, begin to drill in doors. The entire regiment is at present

ent in a very much better drilled condition than it was at this time last year. If the present rate of progress continues the competitive drill this year will be a better exhibition than ever before.

The regiment will probably have two to three weeks of drill, and the first of the first spell of good weather after the holidays. These drills, together with the battalion reviews, which Colonel Ross has ordered at the close of each drill day, will be of great assistance in preparing the regiment for its appearance on March 1.

The Company Colors.
All three of the companies have chosen their colors.

Company B's are green and white. Company A's are royal purple and pearl gray.

Company A's are last year's winners, blue and red.

It has been definitely decided that there will be only one regimental ball this year. It will be held on Saturday, January 14, at the National Rifles Armory. There is no doubt that the students of the school will turn out; but students of all the schools are wanted there in generous numbers.

Although no definite has been decided as yet, it is probable there will be a battalion ball, in the Central Building, to have the latest reports, and cooperation of all. It will not take place until about the last of February, if at all. It will, therefore, not interfere with the regimental ball.

Basketball at the Fore.
The Central girls are in the midst of a very serious basketball season, and with plenty of hard practice they hope to win the championship. They have lost one game to Eastern and that by a very narrow margin.

Response to the call for candidates for the track and field events for the approaching meet at Convention Hall was very generous and Central has high hopes of startling some of the other schools when this particular meet comes off. In the track events Central has plenty of good runners, but in the field events they are weak, and all the energies of those interested in field events are being pushed in that direction.

One of Central's old halfbacks is now at the University of Michigan, and he is making good in the football line if not in any other way.

Preparing for Debate.
The debating society met on December 2 to organize for the year. Officers were elected and the society is now under way. The first debate was held on Tuesday, December 20. Six debaters will be chosen later, on the basis of excellence in regular debates before the society, for a debate in the Exhibition Hall. The team for Interhigh school contests will be chosen from the speakers. Central is confident of having plenty of debates this year. The Western society has organized and is prospering.

It seems that the Board of Education is taking a strong interest in giving the school children an opportunity to hear Mr. Wrightson's chorus is doing wonderfully well, and will probably give a concert at the end of the year. Mr. Wrightson's recital was very much enjoyed by all those who could appreciate it, and it did not doubt that it was all right, anyway.

Lambda Sigma's Goat.
Lambda Sigma held its second meeting of the year at Captain Klopfer's, December 1. Captain Rockwell, Ed Carrington, and Jorace Fuller commented on the goat, and incidentally saw the trained goat in full swing, with Huffy "Cy" McDonald, Pete Yoder, and Louis French as opponents.

The New Year dance schedule to take place on January 2 seems destined to break all previous records in point of attendance. The number of third and fourth-year pupils, called in on December 2, for the first time, was 135, and organized a Shakespeare Club under the supervision of Miss Simons, Miss O'Brien, and Miss Platter. The following officers were elected: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

The last meeting of the Sigma Lambda was held at the home of Miss O'Brien on December 2. The officers then elected were as follows: President, Mr. Dyer, vice president, Miss O'Brien, secretary, Miss Platter, and treasurer, Mr. Strawn.

TEXAS WOULD LIKE TO SEE THE PRESIDENT IN RECOGNIZANCE

Believed to Have Made Sensational Confession.

HIGH PERSONS IMPLICATED Prisoner Given a Brief Hearing Before Judge Cowing and Set at Liberty.

NEW YORK, Dec. 24.—Charles F. Dodge, who was brought here from Texas, charged with perjury, was arraigned before Justice Cowing this afternoon and released on his own recognizance after a brief hearing.

Dodge is expected to make startling revelations in connection with the divorce case of Charles W. Morse, the so-called ice king.

Morse married Dodge's divorced wife. After some years Dodge reappeared and swore he had never been served with legal notice when his former wife sued him.

The divorce was declared null and void. Mrs. Morse was placed in an unfavorable position.

Finally it developed that Dodge had apparently perjured himself. For many months New York officials have endeavored to secure his extradition from Texas, where he had located.

Dodge was plentifully supplied with money from some mysterious source. New York lawyers appeared in Texas to help him fight extradition.

Recently Dodge reached the end, so far as fighting extradition was concerned. He was brought to New York by United States officers on Friday.

Dodge is said to have made a sensational confession to District Attorney George F. Baker, who is now in New York. His release today on his own recognizance makes it certain that Dodge has confessed.

MAY LOSE THEIR PAY FOR TODAY'S HOLIDAY

Interpretation of Secretary Morton's Order Will Be Made by the Attorney General.

Employees of the Washington Navy Yard who took a half holiday today may have to forfeit their pay for their privilege.

Secretary Morton issued an order granting them a half holiday, but a question has arisen as to the legality of this in view of the special legislation which governs the personnel of the navy yard.

The decision of the Comptroller of the Treasury on this subject last summer applied only to the executive departments, and the point is still at issue as to the rights of the navy yard employees.

Secretary Morton decided to issue the order with the understanding that the matter would have to go to the Attorney General for a decision and in case Mr. Morton's matter was not granted the half holiday is not legal, the employees will have the time checked up against their regular pay.

The same rule will apply to the New Year holiday, though by that time the decision of the Attorney General is expected to be announced.

LIBRARY KEPT OPEN ALL THE AFTERNOON

The Library of Congress was not included in the general order that government clerks were to be given a half-holiday today. An order was posted at the Library yesterday afternoon that all the divisions were to be closed at 4:30 today as usual.

However, as many clerks as could be spared were excused at noon today. For the convenience of the public the Library was kept open.

BURGLARS WALK OFF WITH PORK AND TOBACCO

Pork and tobacco was all that was taken from William Lake's grocery store, 220 Seventh St. northwest, by the burglar or burglars who entered the place last night. Entrance was gained through the rear door. Police of the Fourth precinct are investigating the case.

A Certain Cure for Croup.

When a child shows symptoms of croup there is no time to experiment with new remedies. Now matter how mild the case may be recommended. There is one preparation that can always be depended upon to cure croup. It is Chamberlain's Cough Remedy. Give it. It is a quick cure. It is a safe remedy. It is a remedy that has never been known to fail. Give it. It is a quick cure. It is a safe remedy. It is a remedy that has never been known to fail. Give it.

LEGAL NOTICES.

SUPREME COURT OF THE DISTRICT OF COLUMBIA. Holding a Probate Court—Estate of Franklin H. Mackey, Deceased.—No. 1285. The Administrators of the Estate of Franklin H. Mackey, Deceased, have been made to the Supreme Court of the District of Columbia, for probate of the last will and testament of said deceased, and for letters testamentary on said estate, by Horace S. Cummings, executor. It is ordered, that notice be and hereby is given to all persons who have claims against the estate of said deceased, to appear in said court on Monday, the 29th day of January, A. D. 1905, at 10 o'clock A. M., to show cause why said will should not be granted. Provided, this notice should not be published in the "Washington Law Reporter" and the "Washington Post" for three successive weeks before the return day herein mentioned—the first publication to be not less than thirty days and the return day (Seal) ASHLEY M. GOULD, Clerk of the Probate Court. WM. W. BOJARD, M.A., Attorney.

IN THE SUPREME COURT OF THE DISTRICT OF COLUMBIA—DAVID E. TYRRELL, Complainant, vs. MARY A. TYRRELL and LOUIS C. BYRAN, Defendants. In Equity No. 25,010.—The object of this bill is to set aside the judgment of the court in the divorce case of the defendant, Mary A. Tyrrell, on the ground of adultery. On motion of the complainant, by his attorneys, it is by the court this 7th day of December, A. D. 1904, ORDERED, That the defendants, Mary A. Tyrrell, alias Irene Ferguson, and Louis C. Byran, cause their appearance to be entered herein on or before the 14th day of January, 1905, exclusive of Sundays and holidays, occurring after the day of the first publication of this order; otherwise the case will be proceeded with as in case of default. Provided, a copy of this order be published once each week for three consecutive weeks prior to said day in the "Washington Law Reporter" and the "Washington Post" (Seal) THOS. H. ANDERSON, Justice. True copy—Test: J. R. YOUNG, Clerk. By J. H. WASHINGTON, Assistant Clerk. Filed 12/24.

TEXAS WOULD LIKE TO SEE THE PRESIDENT IN RECOGNIZANCE

Believed to Have Made Sensational Confession.

HIGH PERSONS IMPLICATED Prisoner Given a Brief Hearing Before Judge Cowing and Set at Liberty.

NEW YORK, Dec. 24.—Charles F. Dodge, who was brought here from Texas, charged with perjury, was arraigned before Justice Cowing this afternoon and released on his own recognizance after a brief hearing.

Dodge is expected to make startling revelations in connection with the divorce case of Charles W. Morse, the so-called ice king.

Morse married Dodge's divorced wife. After some years Dodge reappeared and swore he had never been served with legal notice when his former wife sued him.

The divorce was declared null and void. Mrs. Morse was placed in an unfavorable position.

Finally it developed that Dodge had apparently perjured himself. For many months New York officials have endeavored to secure his extradition from Texas, where he had located.

Dodge was plentifully supplied with money from some mysterious source. New York lawyers appeared in Texas to help him fight extradition.

Recently Dodge reached the end, so far as fighting extradition was concerned. He was brought to New York by United States officers on Friday.

Dodge is said to have made a sensational confession to District Attorney George F. Baker, who is now in New York. His release today on his own recognizance makes it certain that Dodge has confessed.

MAY LOSE THEIR PAY FOR TODAY'S HOLIDAY

Interpretation of Secretary Morton's Order Will Be Made by the Attorney General.

Employees of the Washington Navy Yard who took a half holiday today may have to forfeit their pay for their privilege.

Secretary Morton issued an order granting them a half holiday, but a question has arisen as to the legality of this in view of the special legislation which governs the personnel of the navy yard.

The decision of the Comptroller of the Treasury on this subject last summer applied only to the executive departments, and the point is still at issue as to the rights of the navy yard employees.

Secretary Morton decided to issue the order with the understanding that the matter would have to go to the Attorney General for a decision and in case Mr. Morton's matter was not granted the half holiday is not legal, the employees will have the time checked up against their regular pay.

The same rule will apply to the New Year holiday, though by that time the decision of the Attorney General is expected to be announced.

LIBRARY KEPT OPEN ALL THE AFTERNOON

The Library of Congress was not included in the general order that government clerks were to be given a half-holiday today. An order was posted at the Library yesterday afternoon that all the divisions were to be closed at 4:30 today as usual.

However, as many clerks as could be spared were excused at noon today. For the convenience of the public the Library was kept open.

BURGLARS WALK OFF WITH PORK AND TOBACCO

Pork and tobacco was all that was taken from William Lake's grocery store, 220 Seventh St. northwest, by the burglar or burglars who entered the place last night. Entrance was gained through the rear door. Police of the Fourth precinct are investigating the case.

A Certain Cure for Croup.

When a child shows symptoms of croup there is no time to experiment with new remedies. Now matter how mild the case may be recommended. There is one preparation that can always be depended upon to cure croup. It is Chamberlain's Cough Remedy. Give it. It is a quick cure. It is a safe remedy. It is a remedy that has never been known to fail. Give it.

LEGAL NOTICES.

SUPREME COURT OF THE DISTRICT OF COLUMBIA. Holding a Probate Court—Estate of Franklin H. Mackey, Deceased.—No. 1285. The Administrators of the Estate of Franklin H. Mackey, Deceased, have been made to the Supreme Court of the District of Columbia, for probate of the last will and testament of said deceased, and for letters testamentary on said estate, by Horace S. Cummings, executor. It is ordered, that notice be and hereby is given to all persons who have claims against the estate of said deceased, to appear in said court on Monday, the 29th day of January, A. D. 1905, at 10 o'clock A. M., to show cause why said will should not be granted. Provided, this notice should not be published in the "Washington Law Reporter" and the "Washington Post" for three successive weeks before the return day herein mentioned—the first publication to be not less than thirty days and the return day (Seal) ASHLEY M. GOULD, Clerk of the Probate Court. WM. W. BOJARD, M.A., Attorney.

IN THE SUPREME COURT OF THE DISTRICT OF COLUMBIA—DAVID E. TYRRELL, Complainant, vs. MARY A. TYRRELL and LOUIS C. BYRAN, Defendants. In Equity No. 25,010.—The object of this bill is to set aside the judgment of the court in the divorce case of the defendant, Mary A. Tyrrell, on the ground of adultery. On motion of the complainant, by his attorneys, it is by the court this 7th day of December, A. D. 1904, ORDERED, That the defendants, Mary A. Tyrrell, alias Irene Ferguson, and Louis C. Byran, cause their appearance to be entered herein on or before the 14th day of January, 1905, exclusive of Sundays and holidays, occurring after the day of the first publication of this order; otherwise the case will be proceeded with as in case of default. Provided, a copy of this order be published once each week for three consecutive weeks prior to said day in the "Washington Law Reporter" and the "Washington Post" (Seal) THOS. H. ANDERSON, Justice. True copy—Test: J. R. YOUNG, Clerk. By J. H. WASHINGTON, Assistant Clerk. Filed 12/24.

TEXAS WOULD LIKE TO SEE THE PRESIDENT IN RECOGNIZANCE

Believed to Have Made Sensational Confession.

HIGH PERSONS IMPLICATED Prisoner Given a Brief Hearing Before Judge Cowing and Set at Liberty.

NEW YORK, Dec. 24.—Charles F. Dodge, who was brought here from Texas, charged with perjury, was arraigned before Justice Cowing this afternoon and released on his own recognizance after a brief hearing.

Dodge is expected to make startling revelations in connection with the divorce case of Charles W. Morse, the so-called ice king.

Morse married Dodge's divorced wife. After some years Dodge reappeared and swore he had never been served with legal notice when his former wife sued him.

The divorce was declared null and void. Mrs. Morse was placed in an unfavorable position.

Finally it developed that Dodge had apparently perjured himself. For many months New York officials have endeavored to secure his extradition from Texas, where he had located.

Dodge was plentifully supplied with money from some mysterious source. New York lawyers appeared in Texas to help him fight extradition.

Recently Dodge reached the end, so far as fighting extradition was concerned. He was brought to New York by United States officers on Friday.

Dodge is said to have made a sensational confession to District Attorney George F. Baker, who is now in New York. His release today on his own recognizance makes it certain that Dodge has confessed.

MAY LOSE THEIR PAY FOR TODAY'S HOLIDAY

Interpretation of Secretary Morton's Order Will Be Made by the Attorney General.

Employees of the Washington Navy Yard who took a half holiday today may have to forfeit their pay for their privilege.

Secretary Morton issued an order granting them a half holiday, but a question has arisen as to the legality of this in view of the special legislation which governs the personnel of the navy yard.

The decision of the Comptroller of the Treasury on this subject last summer applied only to the executive departments, and the point is still at issue as to the rights of the navy yard employees.

Secretary Morton decided to issue the order with the understanding that the matter would have to go to the Attorney General for a decision and in case Mr. Morton's matter was not granted the half holiday is not legal, the employees will have the time checked up against their regular pay.

The same rule will apply to the New Year holiday, though by that time the decision of the Attorney General is expected to be announced.

LIBRARY KEPT OPEN ALL THE AFTERNOON

The Library of Congress was not included in the general order that government clerks were to be given a half-holiday today. An order was posted at the Library yesterday afternoon that all the divisions were to be closed at 4:30 today as usual.

However, as many clerks as could be spared were excused at noon today. For the convenience of the public the Library was kept open.

BURGLARS WALK OFF WITH PORK AND TOBACCO

Pork and tobacco was all that was taken from William Lake's grocery store, 220 Seventh St. northwest, by the burglar or burglars who entered the place last night. Entrance was gained through the rear door. Police of the Fourth precinct are investigating the case.

A Certain Cure for Croup.

When a child shows symptoms of croup there is no time to experiment with new remedies. Now matter how mild the case may be recommended. There is one preparation that can always be depended upon to cure croup. It is Chamberlain's Cough Remedy. Give it. It is a quick cure. It is a safe remedy. It is a remedy that has never been known to fail. Give it.

LEGAL NOTICES.

SUPREME COURT OF THE DISTRICT OF COLUMBIA. Holding a Probate Court—Estate of Franklin H. Mackey, Deceased.—No. 1285. The Administrators of the Estate of Franklin H. Mackey, Deceased, have been made to the Supreme Court of the District of Columbia, for probate of the last will and testament of said deceased, and for letters testamentary on said estate, by Horace S. Cummings, executor. It is ordered, that notice be and hereby is given to all persons who have claims against the estate of said deceased, to appear in said court on Monday, the 29th day of January, A. D. 1905, at 10 o'clock A. M., to show cause why said will should not be granted. Provided, this notice should not be published in the "Washington Law Reporter" and the "Washington Post" for three successive weeks before the return day herein mentioned—the first publication to be not less than thirty days and the return day (Seal) ASHLEY M. GOULD, Clerk of the Probate Court. WM. W. BOJARD, M.A., Attorney.

IN THE SUPREME COURT OF THE DISTRICT OF COLUMBIA—DAVID E. TYRRELL, Complainant, vs. MARY A. TYRRELL and LOUIS C. BYRAN, Defendants. In Equity No. 25,010.—The object of this bill is to set aside the judgment of the court in the divorce case of the defendant, Mary A. Tyrrell, on the ground of adultery. On motion of the complainant, by his attorneys, it is by the court this 7th day of December, A. D. 1904, ORDERED, That the defendants, Mary A. Tyrrell, alias Irene Ferguson, and Louis C. Byran, cause their appearance to be entered herein on or before the 14th day of January, 1905, exclusive of Sundays and holidays, occurring after the day of the first publication of this order; otherwise the case will be proceeded with as in case of default. Provided, a copy of this order be published once each week for three consecutive weeks prior to said day in the "Washington Law Reporter" and the "Washington Post" (Seal) THOS. H. ANDERSON, Justice. True copy—Test: J. R. YOUNG, Clerk. By J. H. WASHINGTON, Assistant Clerk. Filed 12/24.

IN THE SUPREME COURT OF THE DISTRICT OF COLUMBIA—DAVID E. TYRRELL, Complainant, vs. MARY A. TYRRELL and LOUIS C. BYRAN, Defendants. In Equity No. 25,010.—The object of this bill is to set aside the judgment of the court in the divorce case of the defendant, Mary A. Tyrrell, on the ground of adultery. On motion of the complainant, by his attorneys, it is by the court this 7th day of December, A. D. 1904, ORDERED, That the defendants, Mary A. Tyrrell, alias Irene Ferguson, and Louis C. Byran, cause their appearance to be entered herein on or before the 14th day of January, 1905, exclusive of Sundays and holidays, occurring after the day of the first publication of this order; otherwise the case will be proceeded with as in case of default. Provided, a copy of this order be published once each week for three consecutive weeks prior to said day in the "Washington Law Reporter" and the "Washington Post" (Seal) THOS. H. ANDERSON, Justice. True copy—Test: J. R. YOUNG, Clerk. By J. H. WASHINGTON, Assistant Clerk. Filed 12/24.

IN THE SUPREME COURT OF THE DISTRICT OF COLUMBIA—DAVID E. TYRRELL, Complainant, vs. MARY A. TYRRELL and LOUIS C. BYRAN, Defendants. In Equity No. 25,010.—The object of this bill is to set aside the judgment of the court in the divorce case of the defendant, Mary A. Tyrrell, on the ground of adultery. On motion of the complainant, by his attorneys, it is by the court this 7th day of December, A. D. 1904, ORDERED, That the defendants, Mary A. Tyrrell, alias Irene Ferguson, and Louis C. Byran, cause their appearance to be entered herein on or before the 14th day of January, 1905, exclusive of Sundays and holidays, occurring after the day of the first publication of this order; otherwise the case will be proceeded with as in case of default. Provided, a copy of this order be published once each week for three consecutive weeks prior to said day in the "Washington Law Reporter" and the "Washington Post" (Seal) THOS. H. ANDERSON, Justice. True copy—Test: J. R. YOUNG, Clerk. By J. H. WASHINGTON, Assistant Clerk. Filed 12/24.

TEXAS WOULD LIKE TO SEE THE PRESIDENT IN RECOGNIZANCE